IN THE UNITED STATES DISTRICT COURT Case 3:13-cr-00367-MOR DIJUMENT FIRM THE STRUCTURE TO 1 Page 1 of 1 Page 1D 143 DALLAS DIVISION

UNITE	ED STATES OF	AMERICA)		
VS.)	CASE NO.: 3:13	-CR-367-M (01)
VICEN	TTE SEVILLA,	Defendant.))		
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY					
and no unders Plea of VICEN Quanti Substa	defendant, and the objections there igned District Ju Guilty is correct TE SEVILLA ity or Mixture o	ne Report and Recomment to having been filed with dge is of the opinion that et, and it is hereby accept as hereby adjudged guilty r Substance Containing	idation Concerning Plea of in fourteen days of service the Report and Recommen ted by the Court. According of Conspiracy to Possess a Detectable Amount of 1	Regarding Entry of a Plea of Gu Guilty of the United States M in accordance with 28 U.S.C. adation of the Magistrate Judge ngly, the Court accepts the please with Intent to Distribute and Methamphetamine, a Schedu will be imposed in accordance	lagistrate Judge, § 636(b)(1), the e concerning the ea of guilty, and It to Distribute a le II Controlled
×	The defendant	is ordered to remain in co	ustody.		
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).				
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).				
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than				
	☐ There is ☐ The Go ☐ This m release	is a substantial likelihood overnment has recomment atter shall be set for hear of for determination, by clean	I that a motion for acquittal aded that no sentence of im- ring before the United State ear and convincing evidence	13(a)(2) because the Court find 1 or new trial will be granted, aprisonment be imposed, and es Magistrate Judge who set to be, of whether the defendant is beased under § 3142(b) or (c).	or he conditions of
	there are exception be set for hearing has been clearly s § 3143(a)(2), and	onal circumstances under § 3. g before the United States Meshown that there are exception d whether it has been shown	3145(c) why he/she should no lagistrate Judge who set the conal circumstances under § 314	ecause the defendant has filed a most be detained under § 3143(a)(2). onditions of release for determinations of the defendant should not dence that the defendant is likely or (c).	This matter shall ation of whether it be detained under

SIGNED this 30th day of December, 2013.

UNITED STATES DISTRICT JUDGE

NORTHERN DISTRICT OF TEXAS